

# EXHIBIT B

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w/ Ex A  
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actual damages in excess of \$15,000.00.

93. Pursuant to the common law of fraud in Florida, the Plaintiffs are entitled to a remedy for the State's damages; to wit, the difference between what the Florida Medicaid Program should have paid in pharmacy claims for Teva USA and/or Teva/Copley/Novopharm's drugs and what was in fact paid, as well as any other relief the Court deems appropriate, to include, prejudgment interest and costs.

**COUNT XI  
VIOLATION OF FLORIDA FALSE CLAIMS ACT  
DEFENDANT NOVOPHARM**

94. Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 43 through 45 as though fully set forth herein.

95. Novopharm, and by and through its corporate parent Teva, knowingly presented or caused to be presented false claims for payment to the Florida Medicaid Program creating liability for a false claims action pursuant to § 68.081 *et seq.*, Fla. Stat.

96. As a result of Novopharm's conduct set forth in this count, the State of Florida, AHCA or its fiscal intermediary paid the improper Medicaid claims and has suffered actual damages in excess of \$15,000.00.

97. Pursuant to §§ 68.082(2) and 68.086, Fla. Stat., the Plaintiffs are entitled to treble the actual damages sustained, not less than \$5,000 and not more than \$10,000 penalty per claim, all other relief set forth in said statutes, prejudgment interest, attorneys' fees and court costs.

**COUNT XII  
COMMON LAW FRAUD  
DEFENDANT NOVOPHARM**

98. The Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 43 through 45 as though fully set forth herein.

99. The elements of common law fraud in Florida are: a false statement concerning a material fact; knowledge by the person making the statement that the representation is false; the intent by the person making the statement that the representation will induce another to act on it; and reliance on the representation to the injury of the other party. *See e.g., Tucker v. Mariani*, 655 So. 2d 221, 225 (Fla. 1<sup>st</sup> DCA 1995); *Lance v. Wade*, 457 So. 2d 1008, 1011 (Fla. 1984).

100. Novopharm, and by and through its parent company Teva, made false statements of material fact regarding drug prices to First DataBank; Novopharm and its corporate parent Teva knew that the submitted prices were false and significantly exceeded prices generally and currently available in the marketplace; Novopharm and its parent corporation Teva, knew that the Florida Medicaid Program relied on First DataBank prices and intended that the Florida Medicaid Program rely upon the false prices Novopharm and its corporate parent Teva, submitted to First DataBank; and the Florida Medicaid Program did in fact rely upon such false price representations and was injured by paying provider reimbursements far in excess of reasonable estimates of provider acquisition cost as required by law.

101. As a result of Novopharm's conduct as set forth in this count, the State of Florida, AHCA, or its fiscal intermediary paid the improper Medicaid claims and suffered

actual damages in excess of \$15,000.00.

102. Pursuant to the common law of fraud in Florida, the Plaintiffs are entitled to a remedy for the State's damages; to wit, the difference between what the Florida Medicaid Program should have paid in pharmacy claims for Novopharm and/or Teva/Teva USA/Copley's drugs and what was in fact paid, as well as any other relief the Court deems appropriate, to include, prejudgment interest and costs.

**COUNT XIII  
VIOLATION OF FLORIDA FALSE CLAIMS ACT  
DEFENDANT WATSON**

103. The Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 46 through 48 as though fully set forth herein.

104. Watson knowingly presented or caused to be presented false claims for payment to the Florida Medicaid Program creating liability for a false claims action pursuant to § 68.081 *et seq.*, Fla. Stat.

105. As a result of Watson's conduct set forth in this count, the State of Florida, AHCA or its fiscal intermediary paid the improper Medicaid claims and has suffered actual damages in excess of \$15,000.00.

106. Pursuant to §§ 68.082(2) and 68.086, Fla. Stat., the Plaintiffs are entitled to treble the actual damages sustained, not less than \$5,000 and not more than \$10,000 penalty per claim, all other relief set forth in said statutes, prejudgment interest, attorneys' fees and court costs.

**COUNT XIV  
COMMON LAW FRAUD  
DEFENDANT WATSON**

107. The Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 46 through 48 as though fully set forth herein.

108. The elements of common law fraud in Florida are: a false statement concerning a material fact; knowledge by the person making the statement that the representation is false; the intent by the person making the statement that the representation will induce another to act on it; and reliance on the representation to the injury of the other party. See e.g., *Tucker v. Mariani*, 655 So. 2d 221, 225 (Fla. 1<sup>st</sup> DCA 1995); *Lance v. Wade*, 457 So. 2d 1008, 1011 (Fla. 1984).

109. Watson made false statements of material fact regarding drug prices to First DataBank; Watson knew that the submitted prices were false and significantly exceeded prices generally or currently available in the marketplace; Watson knew that the Florida Medicaid Program relied on First DataBank prices and intended that the Florida Medicaid Program rely upon the false prices Watson submitted to First DataBank; and the Florida Medicaid Program did in fact rely upon such false price representations and was injured by paying provider reimbursements far in excess of reasonable estimates of provider acquisition cost as required by law.

110. As a result of Watson's conduct as set forth in this count, the State of Florida, AHCA, or its fiscal intermediary paid the improper Medicaid claims and suffered actual damages in excess of \$15,000.00.

111. Pursuant to the common law of fraud in Florida, the Plaintiffs are entitled to a remedy for the State's damages; to wit, the difference between what the Florida

Medicaid Program should have paid in pharmacy claims for Watson and/or Watson/Schein drugs and what was in fact paid, as well as any other relief the Court deems appropriate, to include, prejudgment interest and costs.

**COUNT XV  
VIOLATION OF THE FLORIDA FALSE CLAIMS ACT  
DEFENDANT SCHEIN**

112. The Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 46 through 48 as though fully set forth herein.

113. Schein, by and through its parent corporation, knowingly presented or caused to be presented false claims for payment to the Florida Medicaid Program creating liability for a false claims action pursuant to § 68.081 *et seq.*, Fla. Stat.

114. As a result of Schein's conduct set forth in this count, the State of Florida, AHCA or its fiscal intermediary paid the improper Medicaid claims and has suffered actual damages in excess of \$15,000.00.

115. Pursuant to §§ 68.082(2) and 68.086, Fla. Stat., the Plaintiffs are entitled to treble the actual damages sustained, not less than \$5,000 and not more than \$10,000 penalty per claim, all other relief set forth in said statutes, prejudgment interest, attorneys' fees and court costs.

**COUNT XVI  
COMMON LAW FRAUD  
DEFENDANT SCHEIN**

116. The Plaintiffs reallege and incorporate by reference paragraphs 1 through 39 and 46 through 48 as though fully set forth herein.

117. The elements of common law fraud in Florida are: a false statement concerning a material fact; knowledge by the person making the statement that the

representation is false; the intent by the person making the statement that the representation will induce another to act on it; and reliance on the representation to the injury of the other party. See e.g., *Tucker v. Mariani*, 655 So. 2d 221, 225 (Fla. 1<sup>st</sup> DCA 1995); *Lance v. Wade*, 457 So. 2d 1008, 1011 (Fla. 1984).

118. Schein, by and through its affiliate corporation Watson, made false statements of material fact regarding drug prices to First DataBank; Schein, by and through its affiliate corporation Watson, knew that the submitted prices were false and significantly exceeded prices generally or currently available in the marketplace; Schein knew that the Florida Medicaid Program relied on First DataBank prices and intended that the Florida Medicaid Program rely upon the false prices Schein submitted to First DataBank; and the Florida Medicaid Program did in fact rely upon such false price representations and was injured by paying provider reimbursements far in excess of reasonable estimates of provider acquisition cost as required by law.

119. As a result of Schein's conduct as set forth in this count, the State of Florida, AHCA, or its fiscal intermediary paid the improper Medicaid claims and suffered actual damages in excess of \$15,000.00.

120. Pursuant to the common law of fraud in Florida, the Plaintiffs are entitled to a remedy for the State's damages; to wit, the difference between what the Florida Medicaid Program should have paid in pharmacy claims for Schein and/or Watson/Schein's drugs and what was in fact paid, as well as any other relief the Court deems appropriate, to include, prejudgment interest and costs.

#### **PRAYER FOR RELIEF**

**WHEREFORE**, the Plaintiffs demand that judgment be entered in favor of the

State of Florida and the Relator against the Defendants as follows:

A. On Counts I and III, the Plaintiffs demand treble the amount of the State of Florida's actual damages of at least \$15,000.00 or at least \$45,000.00 against Defendants Mylan and Mylan Laboratories, as appropriate, for the period beginning on or before July 1, 1994, through and including the present time pursuant to § 68.082(2), Fla. Stat. In addition, the Plaintiffs demand that Defendants Mylan and Mylan Laboratories be assessed a civil penalty of \$10,000, as appropriate, for each and every false claim identified in this action for their specific drugs and any and all false claims for their specific drugs revealed through the discovery. The Plaintiffs further demand payment of prejudgment interest, attorneys' fees, expenses, investigatory costs, and for such other and further relief as the Court deems just and equitable pursuant to § 68.086, Fla. Stat.

B. On Counts II and IV, the Plaintiffs demand a judgment for the return of at least \$15,000.00 which represents the difference between the amounts paid and the amounts that should have been paid for the Defendants Mylan and Mylan Laboratories' specific drugs identified in this Complaint, as appropriate, by the State of Florida, AHCA or its fiscal intermediary, for the period beginning July 1, 1994, through and including the present time, and for prejudgment interest, costs, and for such other and further relief as this Court deems just and equitable.

C. On Counts V, VII, IX, and XI, the Plaintiffs demand treble the amount of the State of Florida's actual damages of at least \$15,000.00 or at least \$45,000.00 against Defendants Teva/Teva USA/Copley/Novopharm, Teva, Teva USA, and Novopharm as appropriate, before July 1, 1994, through and including the present time pursuant to



§ 68.082(2), Fla. Stat. In addition, the Plaintiffs demand that Defendants Teva/Teva USA/Copley/Novopharm, Teva, Teva USA, and Novopharm be assessed a civil penalty of \$10,000, as appropriate, for each and every false claim identified in this action for their specific drugs and any and all false claims for their specific drugs revealed through the discovery. The Plaintiffs further demand payment of prejudgment interest, attorneys' fees, expenses, investigatory costs, and for such other and further relief as the Court deems just and equitable pursuant to § 68.086, Fla. Stat.

D. On Counts VI, VIII, X, and XII, the Plaintiffs demand judgment for the return of at least \$15,000.00 which represents the difference between the amounts paid and the amounts that should have been paid for Defendants Teva/Teva USA/Copley/Novopharm Teva, Teva USA, and Novopharm's specific drugs identified in this Complaint, as appropriate, by the State of Florida, AHCA or its fiscal intermediary, for the period beginning July 1, 1994, through and including the present time, and for prejudgment interest, costs, and for such other and further relief as this Court deems just and equitable.

E. On Counts XIII and XV, the Plaintiffs demand treble the amount of the State of Florida's actual damages of at least \$15,000.00 or at least \$45,000.00 against Defendants Watson and Schein as appropriate, before July 1, 1994, through and including the present time pursuant to § 68.082(2), Fla. Stat. In addition, the Plaintiffs demand that Defendants Watson and Schein, be assessed a civil penalty of \$10,000, as appropriate, for each and every false claim identified in this action for their specific drugs and any and all false claims for their specific drugs revealed through the discovery. The Plaintiffs further demand payment of prejudgment interest, attorneys'

fees, expenses, investigatory costs, and for such other and further relief as the Court deems just and equitable pursuant to § 68.086, Fla. Stat.

F. On Counts XIV and XVI, the Plaintiffs demand a judgment for the return of at least \$15,000.00 which represents the difference between the amounts paid and the amounts that should have been paid for the Defendants Watson and Schein's specific drugs identified in this Complaint, as appropriate, by the State of Florida, AHCA or its fiscal intermediary, for the period beginning July 1, 1994, through and including the present time, and for prejudgment interest, costs, and for such other and further relief as this Court deems just and equitable.

**DEMAND FOR JURY TRIAL**

The STATE OF FLORIDA and the RELATOR respectfully demand trial by jury of all issues so triable.

Respectfully submitted this 19th day of November, 2005.

CHARLES J. CRIST, JR.  
ATTORNEY GENERAL  
STATE OF FLORIDA

By: Mark S. Thomas  
MARK S. THOMAS  
Florida Bar No. 0001716  
MARY S. MILLER  
Florida Bar No. 0780420  
Assistant Attorneys General  
OFFICE OF THE ATTORNEY  
GENERAL  
MEDICAID FRAUD CONTROL UNIT  
PL-01, The Capitol  
Tallahassee, Florida 32399-1050  
Telephone: 850-414-3600  
Facsimile: 850-410-2673

JAMES J. BREEN, ESQ.  
Florida Bar Number 297178  
ALISON W. SIMON, ESQ.  
Florida Bar Number 0109568  
The Breen Law Firm, P.A.  
P.O. Box 297470  
Pembroke Pines, Florida 33029-7470  
954-874-1653 (telephone)  
954-874-1705 (facsimile)  
Counsel for Ven-A-Care of the Florida Keys, Inc.

GARY AZORSKY, ESQ.  
Pennsylvania Bar Number 38924  
SHERRIE SAVETT, ESQ.  
Pennsylvania Bar Number 17646  
SUSAN SCHNEIDER THOMAS, ESQ.  
Pennsylvania Bar Number 32799  
JOY P. CLAIRMONT, ESQ.  
Pennsylvania Bar Number 82775  
Berger & Montague, P.C.  
1622 Locust Street  
Philadelphia, Pennsylvania 19103  
215-875-3000 (telephone)  
215-875-4636 (facsimile)  
Counsel for Ven-A-Care of the Florida Keys, Inc.

F:\USERS\MCF\Team 103 (Thomas - Miller)\MaryM\AWP

WAC\pleadings\Complaints\amended complaint awp3 11-17-05.wpd

# EXHIBIT A

**EXHIBIT "A"**

<b>DEFENDANT</b>	<b>DRUG</b>	<b>MANUFACTURER</b>	<b>NDC CODE</b>
Mylan	Propoxyphene	Mylan	00378-01-2901
Mylan	Propoxyphene	Mylan	00378-01-2905
Mylan	Propoxyphene	Mylan	00378-01-3001
Mylan	Propoxyphene	Mylan	00378-01-3005
Mylan	Propoxyphene	Mylan	00378-01-3101
Mylan	Propoxyphene	Mylan	00378-01-3105
Mylan	Propoxyphene	Mylan	00378-01-5501
Mylan	Propoxyphene	Mylan	00378-01-5505
Mylan	Propoxyphene	Mylan	00378-01-5505
Mylan	Furosemide	Mylan	00378-02-0801
Mylan	Furosemide	Mylan	00378-02-0810
Mylan	Furosemide	Mylan	00378-02-1601
Mylan	Furosemide	Mylan	00378-02-1610
Mylan	Furosemide	Mylan	00378-02-3201
Mylan	Furosemide	Mylan	00378-02-3205
Mylan	Pentoxifylline	Mylan	00378-03-5701
Mylan	Pentoxifylline	Mylan	00378-03-5705
Mylan	Ranitidine	Mylan	00378-32-5201
Mylan	Ranitidine	Mylan	00378-32-5205
Mylan	Ranitidine	Mylan	00378-32-5291
Mylan	Ranitidine	Mylan	00378-32-5401
Mylan	Ranitidine	Mylan	00378-32-5405
Mylan	Ranitidine	Mylan	00378-32-5493
Mylan	Alprazolam	Mylan	00378-40-0101
Mylan	Alprazolam	Mylan	00378-40-0105
Mylan	Alprazolam	Mylan	00378-40-0301

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Mylan	Alprazolam	Mylan	00378-40-0305
Mylan	Alprazolam	Mylan	00378-40-0501
Mylan	Alprazolam	Mylan	00378-40-0505
Mylan	Alprazolam	Mylan	00378-40-0701
Mylan	Clorazepate	Mylan	00378-00-3001
Mylan	Clorazepate	Mylan	00378-00-3005
Mylan	Clorazepate	Mylan	00378-00-4001
Mylan	Clorazepate	Mylan	00378-00-4005
Mylan	Clorazepate	Mylan	00378-00-7001
Mylan	Lorazepam	Mylan	00378-03-2101
Mylan	Lorazepam	Mylan	00378-03-2105
Mylan	Lorazepam	Mylan	00378-04-5701
Mylan	Lorazepam	Mylan	00378-04-5705
Mylan	Lorazepam	Mylan	00378-04-5710
Mylan	Lorazepam	Mylan	00378-07-7701
Mylan	Lorazepam	Mylan	00378-07-7705
Mylan	Clozapine	Mylan	00378-08-2501
Mylan	Clozapine	Mylan	00378-08-6001
Mylan	Clozapine	Mylan	00378-08-6005
Mylan	Nifedipine	Mylan	00378-04-7401
Mylan	Nifedipine	Mylan	00378-04-7405
Mylan	Nifedipine	Mylan	00378-34-7501
Mylan	Nifedipine	Mylan	00378-34-7530
Mylan	Nifedipine	Mylan	00378-34-8201
Mylan	Nifedipine	Mylan	00378-34-8230
Mylan	Nifedipine	Mylan	00378-34-9501
Teva	Metformin	Teva USA	00093-10-4801

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Teva	Metformin	Teva USA	00093-10-4805
Teva	Metformin	Teva USA	00093-10-4901
Teva	Metformin	Teva USA	00093-10-4905
Teva	Metformin	Teva USA	00093-72-1401
Teva	Metformin	Teva USA	00093-72-6701
Teva	Metformin	Teva USA	00093-72-6710
Teva	Propoxyphene	Teva USA	00093-04-9001
Teva	Propoxyphene	Teva USA	00093-04-9005
Teva	Propoxyphene	Teva USA	00093-06-8601
Teva	Propoxyphene	Teva USA	00093-06-8605
Teva	Propoxyphene	Teva USA	00093-07-4101
Teva	Propoxyphene	Teva USA	00093-07-4105
Teva	Propoxyphene	Teva USA	00093-07-4110
Teva	Propoxyphene	Teva USA	00093-08-9001
Teva	Propoxyphene	Teva USA	00093-08-9005
Teva	Enalapril	Teva USA	00093-00-2601
Teva	Enalapril	Teva USA	00093-00-2610
Teva	Enalapril	Teva USA	00093-00-2701
Teva	Enalapril	Teva USA	00093-00-2710
Teva	Enalapril	Teva USA	00093-00-2801
Teva	Enalapril	Teva USA	00093-00-2810
Teva	Enalapril	Teva USA	00093-00-2901
Teva	Enalapril	Teva USA	00093-00-2910
Teva	Enalapril	Teva USA	00093-10-4401
Teva	Enalapril	Teva USA	00093-10-5201
Teva	Enalapril	Teva USA	00093-10-5210
Teva	Fluoxetine	Teva USA	00093-10-4201

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Teva	Fluoxetine	Teva USA	00093-10-4301
Teva	Fluoxetine	Teva USA	00093-61-0812
Teva	Fluoxetine	Teva USA	00093-71-8810
Teva	Fluoxetine	Teva USA	00093-71-8856
Teva	Fluoxetine	Teva USA	00093-71-9856
Teva	Clonazepam	Novopharm	55953-00-2740
Teva	Clonazepam	Novopharm	55953-00-2741
Teva	Clonazepam	Novopharm	55953-00-2770
Teva	Clonazepam	Novopharm	55953-00-2780
Teva	Clonazepam	Novopharm	55953-00-2840
Teva	Clonazepam	Novopharm	55953-00-2841
Teva	Clonazepam	Novopharm	55953-00-2870
Teva	Clonazepam	Novopharm	55953-00-2880
Teva	Clonazepam	Novopharm	55953-00-2901
Teva	Clonazepam	Novopharm	55953-00-2940
Teva	Clonazepam	Novopharm	55953-00-2941
Teva	Clonazepam	Teva USA	00093-08-3201
Teva	Clonazepam	Teva USA	00093-08-3205
Teva	Clonazepam	Teva USA	00093-08-3210
Teva	Clonazepam	Teva USA	00093-08-3301
Teva	Clonazepam	Teva USA	00093-08-3305
Teva	Clonazepam	Teva USA	00093-08-3310
Teva	Clonazepam	Teva USA	00093-08-3401
Teva	Clonazepam	Teva USA	00093-08-3405
Teva	Nifedipine	Teva USA	00093-05-2001
Teva	Nifedipine	Teva USA	00093-05-2055
Teva	Nifedipine	Teva USA	00093-05-2101



DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Teva	Nifedipine	Teva USA	00093-08-2201
Teva	Nifedipine	Teva USA	00093-81-7101
Teva	Nifedipine	Teva USA	00093-81-7120
Teva	Nifedipine	Teva USA	00093-81-7155
Teva	Nifedipine	Novopharm	55953-00-4560
Teva	Nifedipine	Novopharm	55953-01-7140
Teva	Nifedipine	Novopharm	55953-01-7141
Teva	Nifedipine	Novopharm	55953-01-7160
Teva	Nifedipine	Novopharm	55953-01-7181
Teva	Ranitidine	Teva USA	00093-85-4401
Teva	Ranitidine	Teva USA	00093-85-4405
Teva	Ranitidine	Teva USA	00093-85-4406
Teva	Ranitidine	Teva USA	00093-85-4410
Teva	Ranitidine	Teva USA	00093-85-4701
Teva	Ranitidine	Teva USA	00093-85-4752
Teva	Ranitidine	Teva USA	00093-85-4756
Teva	Ranitidine	Teva USA	55953-05-4440
Teva	Ranitidine	Teva USA	55953-05-4470
Teva	Ranitidine	Teva USA	55953-05-4740
Teva	Ranitidine	Teva USA	55953-05-4758
Teva	Penoxifylline	Copley	38245-06-7210
Teva	Penoxifylline	Copley	38245-06-7243
Teva	Penoxifylline	Copley	38245-06-7250
Teva	Penoxifylline	Teva USA	00093-51-1601
Teva	Penoxifylline	Teva USA	00093-51-1605
Teva	Glyburide	Copley	38245-03-6410
Teva	Glyburide	Copley	38245-03-6420

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Teva	Glyburide	Copley	38245-03-6455
Teva	Glyburide	Copley	38245-03-8110
Teva	Glyburide	Copley	38245-03-8120
Teva	Glyburide	Copley	38245-03-8150
Teva	Glyburide	Copley	38245-04-3320
Teva	Glyburide	Copley	38245-04-3350
Teva	Glyburide	Copley	38245-04-3355
Teva	Glyburide	Copley	38245-04-7749
Teva	Glyburide	Copley	38245-07-2510
Teva	Glyburide	Teva USA	00093-83-4201
Teva	Glyburide	Teva USA	00093-83-4301
Teva	Glyburide	Teva USA	00093-83-4305
Teva	Glyburide	Teva USA	00093-83-4310
Teva	Glyburide	Teva USA	00093-83-4401
Teva	Glyburide	Teva USA	00093-83-4405
Teva	Glyburide	Teva USA	00093-83-4410
Teva	Glyburide	Teva USA	00093-93-6401
Teva	Glyburide	Teva USA	00093-93-6405
Teva	Glyburide	Teva USA	00093-94-3301
Teva	Glyburide	Teva USA	00093-94-3305
Teva	Glyburide	Teva USA	00093-94-7753
Teva	Glyburide	Teva USA	38245-03-6450
Teva	Glyburide	Teva USA	38245-04-3310
Teva	Glyburide	Teva USA	38245-03-4370
Teva	Glyburide	Teva USA	38245-03-4440
Teva	Glyburide	Teva USA	38245-03-4480
Watson	Clorazepate	Watson	00591-03-6301

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Watson	Clorazepate	Watson	00591-03-6305
Watson	Clorazepate	Watson	00591-03-6401
Watson	Clorazepate	Watson	00591-03-6405
Watson	Clorazepate	Watson	52544-03-6301
Watson	Clorazepate	Watson	52544-03-6305
Watson	Clorazepate	Watson	52544-03-6401
Watson	Clorazepate	Watson	52544-03-6405
Watson	Clorazepate	Watson	52544-03-6501
Watson	Clorazepate	Watson	52544-03-6505
Watson	Clorazepate	Watson	52544-08-3501
Watson	Clorazepate	Watson	52544-08-3505
Watson	Clorazepate	Watson	52544-08-3601
Watson	Clorazepate	Watson	52544-08-3605
Watson	Clorazepate	Watson	52544-08-3701
Watson	Lorazepam	Watson	00364-30-4951
Watson	Lorazepam	Watson	00364-30-4954
Watson	Lorazepam	Watson	00591-02-4001
Watson	Lorazepam	Watson	00591-02-4005
Watson	Lorazepam	Watson	00591-02-4010
Watson	Lorazepam	Watson	00591-02-4101
Watson	Lorazepam	Watson	00591-02-4105
Watson	Lorazepam	Watson	00591-02-4110
Watson	Lorazepam	Watson	00591-02-4201
Watson	Lorazepam	Watson	00591-02-4205
Watson	Lorazepam	Watson	00591-02-4210
Watson	Lorazepam	Watson	00591-56-2501
Watson	Lorazepam	Watson	52544-02-4001

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Watson	Lorazepam	Watson	52544-02-4005
Watson	Lorazepam	Watson	52544-02-4010
Watson	Lorazepam	Watson	52544-02-4101
Watson	Lorazepam	Watson	52544-02-4105
Watson	Lorazepam	Watson	52544-02-4110
Watson	Lorazepam	Watson	52544-02-4201
Watson	Lorazepam	Watson	52544-02-4205
Watson	Lorazepam	Watson	52544-02-4210
Watson	Lorazepam	Watson	52544-03-3201
Watson	Lorazepam	Watson	52544-03-3205
Watson	Lorazepam	Watson	52544-03-3210
Watson	Lorazepam	Watson	52544-03-3301
Watson	Lorazepam	Watson	52544-03-3305
Watson	Lorazepam	Watson	52544-03-3310
Watson	Lorazepam	Watson	52544-03-3401
Watson	Lorazepam	Watson	52544-03-3405
Watson	Lorazepam	Watson	52544-03-3410
Watson	Hydrocodone	Watson	00591-03-4901
Watson	Hydrocodone	Watson	00591-03-4905
Watson	Hydrocodone	Watson	00591-03-8501
Watson	Hydrocodone	Watson	00591-03-8505
Watson	Hydrocodone	Watson	00591-03-8701
Watson	Hydrocodone	Watson	00591-03-8705
Watson	Hydrocodone	Watson	00591-03-8801
Watson	Hydrocodone	Watson	00591-05-0201
Watson	Hydrocodone	Watson	00591-05-0205
Watson	Hydrocodone	Watson	00591-05-0301

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Watson	Hydrocodone	Watson	00591-05-0305
Watson	Hydrocodone	Watson	00591-05-4001
Watson	Hydrocodone	Watson	00591-05-4005
Watson	Hydrocodone	Watson	00591-08-5301
Watson	Hydrocodone	Watson	00591-08-5305
Watson	Hydrocodone	Watson	00591-32-0201
Watson	Hydrocodone	Watson	00591-32-0301
Watson	Hydrocodone	Watson	52544-03-4901
Watson	Hydrocodone	Watson	52544-03-4905
Watson	Hydrocodone	Watson	52544-03-8501
Watson	Hydrocodone	Watson	52544-03-8505
Watson	Hydrocodone	Watson	52544-03-8701
Watson	Hydrocodone	Watson	52544-03-8705
Watson	Hydrocodone	Watson	52544-03-8801
Watson	Hydrocodone	Watson	52544-05-0201
Watson	Hydrocodone	Watson	52544-05-0205
Watson	Hydrocodone	Watson	52544-05-0301
Watson	Hydrocodone	Watson	52544-05-0305
Watson	Hydrocodone	Watson	52544-05-1916
Watson	Hydrocodone	Watson	52544-05-4001
Watson	Hydrocodone	Watson	52544-05-4005
Watson	Hydrocodone	Watson	52544-08-5301
Watson	Hydrocodone	Watson	52544-08-5305
Watson	Carisoprodol	Schein	00364-25-2401
Watson	Carisoprodol	Schein	52544-07-8405
Watson	Carisoprodol	Schein	52544-07-8410
Watson	Carisoprodol	Watson	00364-04-7501

DEFENDANT	DRUG	MANUFACTURER	NDC CODE
Watson	Carisoprodol	Watson	00364-04-7502
Watson	Carisoprodol	Watson	00364-04-7505
Watson	Carisoprodol	Watson	00536-34-3501
Watson	Carisoprodol	Watson	00536-34-3505
Watson	Carisoprodol	Watson	00591-55-1301
Watson	Carisoprodol	Watson	00591-55-1302
Watson	Carisoprodol	Watson	00591-55-1305
Watson	Carisoprodol	Watson	00591-55-1310
Watson	Carisoprodol	Watson	52544-06-9201
Watson	Carisoprodol	Watson	52544-06-9210
Watson	Carisoprodol	Watson	52544-07-8401